IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA Charlottesville Division

JASON KESSLER and NATIONAL SOCIALIST MOVEMENT and TRADITIONALISTS WORKER'S PARTY,

Plaintiffs,

v.

CITY OF CHARLOTTESVILLE, VIRGINIA, AL THOMAS; BECKY CRANNIS-CURL,

Defendants.

Civil Action No. 3:18-cv-00107

CONSENT MOTION FOR AN ENLARGEMENT OF TIME TO FILE RESPONSIVE PLEADINGS

Defendant State Police Lieutenant Becky Crannis-Curl ("Lt. Crannis-Curl"), by counsel, requests an enlargement of time to file responsive pleadings to Plaintiffs' Amended Complaint to extend the deadline to the close of business on February 20, 2019, which is the same date that Codefendants City of Charlottesville and Al Thomas' responsive pleadings are due pursuant to the previously entered Order Granting Co-Defendants' Consent Motion for Enlargement of Time. [ECF 14] In support of this request for enlargement of time, Lt. Crannis-Curl states as follows:

1. Due to the intervening holiday schedule, the Office of Attorney General received the Complaint on the evening of January 2, 2019, and attorneys for Lt. Crannis-Curl request this extension of time to investigate this matter and prepare a responsive pleading.

2. Lt. Crannis-Curl is presently out of state on vacation in California and is not due to

return to her duties until on or about January 10, 2019.

3. Responsive pleadings from Lt. Crannis-Curl are currently due January 4, 2019.

4. Counsel for Defendant Lt. Crannis-Curl has conferred with Plaintiffs' counsel and

Codefendants' Counsel, and all counsel consent to this requested enlargement of time.

5. Defendant Lt. Crannis-Curl respectfully requests extra time to file responsive

pleadings. In particular, Lt. Crannis-Curl requests and extension of time until the date

Codefendants City of Charlottesville and Al Thomas' responsive pleadings are due,

which is February 19, 2019.

For the reasons stated above, Lt. Crannis-Curl respectfully moves the Honorable

Court for an Order setting the deadline for Lt. Crannis-Curl to file her responsive

pleadings to February 19, 2019, which is the date on which Codefendants' responsive

pleadings are due.

BECKY CRANNIS-CURL,

By Counsel

/s/

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Counsel for Becky Crannis-Curl

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WE CONSENT TO THIS MOTION FOR ENLARGEMENT OF TIME:

s/Elmer Woodard

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Counsel for Defendant Al Thomas

CERTIFICATE OF SERVICE

I certify that on this 3rd day of January, 2019, I electronically filed the foregoing Consent Motion for Enlargement of Time with the Clerk of the Court using the CM/ECF system, which will send notification of such filing to all counsel of record, and I also E-mailed the foregoing to the following:

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